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R. Michael Ghilezan, Esq. (SBN 282340)
   THE GHILEZAN LAW FIRM
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   Attorney for Defendant DAVID H. LEGGAT dba DHL TAX SERVICES
 7
                       UNITED STATES DISTRICT COURT
 8
                     CENTRAL DISTRICT OF CALIFORNIA
 9
                                         Case No. 5:22-cv-01551-JGB-KK
10
    JTH TAX, LLC dba LIBERTY TAX
    SERVICE, a Delaware Limited
11
                                         NOTICE OF SETTLEMENT-IN-
    Liability Company
                                         PRINCIPLE AND STIPULATION TO
12
                 Plaintiff,
                                         STAY ALL FUTURE DEADLINES
13
                                         [PROPOSED ORDER FILED
                      v.
14
                                         CONCURRENTLY HEREWITH]
                                         Complaint Served:
    DAVID H. LEGGAT dba DHL TAX
                                                               December 8, 2022
15
    SERVICES,
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               Defendant(s).
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         PLEASE TAKE NOTICE that the parties have reached a settlement-in-principle
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   in the above-captioned case.
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         Accordingly, in light of the parties' pending settlement, the parties, through their
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   respective counsel of record stipulate that the Court should stay all future deadlines
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   currently set in this Action. The purpose of the stay is to allow the parties to finalize
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   drafting the settlement agreement and obtain necessary signatures. The parties expect
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   to formally dismiss this entire action upon execution of the settlement agreement, by
25
   no later than April 10, 2023.
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   ///
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1	IT IS SO STIPULATED:
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3	Dated: March 10, 2023 THE GHILEZAN LAW FIRM
4	
5	By: s/R. Michael Ghilezan.
6	R. Michael Ghilezan Attorney for Defendant
7	Tittorney for Defendant
8	Dated: March 10, 2023 GORDON REES SCULLY MANSUKHANI LLP
9	By: s/ Barton DeBolt
10	Barton DeBolt Mark S. Posard
11	Attorneys for Plaintiff
12	
13	R. Michael Ghilezan, Esq., the filer of this document, attests that all other
14	signatories listed above, and on whose behalf the filing is submitted, concur in the
15	contents of this document and authorize its filing.
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28	THIRED STIPULATION TO EXTEND TIME TO RESPOND TO INITIAL COMPLAINT (L.R. 7-1)
	THIRED STIFULATION TO EXTEND TIME TO RESPOND TO INITIAL COMPLAINT (E.R. /-1)

CERTIFICATE OF SERVICE

I hereby certify that on March 10, 2023, I electronically filed the foregoing
document(s) with the Clerk of the Court by using the CM/ECF system. Participants
in the case who are registered CM/ECF users will be served by the CM/ECF system.
Participants in the case who are not registered CM/ECF users will be served by mail,
electronic mail, or by other means permitted by the court rules.

THE GHILEZAN LAW FIRM Dated: March 10, 2023

> By: <u>s/R. Michael Ghilezan.</u> R. Michael Ghilezan, Esq. (SBN 282340) Attorneys for Defendant, DAVID H. LEGGAT dba DHL TAX **SERVICES**